1 2	BARRY J. PORTMAN Federal Public Defender ELIZABETH M. FALK				
3	Assistant Federal Public Defender				
4	San Francisco, CA 94102 Telephone: (415) 436-7700				
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6	Attorney for Defendant TRACI BURLEIGH				
7	TRACI BURLEIGH				
8	UNITED STATES DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA				
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11) NO OD 10 112 GI			
12	UNITED STATES OF AMERICA,	NO. CR 10-113-SI			
13	Plaintiff,) STIPULATION AND) [PROPOSED] ORDER			
14 15	v.) TO MODIFY CONDITIONS OF PROBATION TRACI BURLEIGH,				
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19	The parties by and between plaintiff, United States of America, through its				
20	attorney of record, Assistant United States Attorney Kirstin Ault, and defendant,				
21	Traci Burleigh, by and through her counsel of record, Assistant Federal Public Defender Elizabeth Falk, hereby stipulate and request that the Court modify the				
22	conditions of her home confinement to allow Ms. Burleigh to attend a required work				
23	retreat from June 17 to June 22. The parties stipulate as follows:				
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25	1. On January 19, 2010, Ms.	Burleigh was sentenced by the Honorable			
26	Percy Anderson of the Cen	ntral District of California to three days in			
2728	custody, three months in a community confinement center, and four				
40	months and twenty-seven	days of home confinement.			
	2. Ms. Burleigh works as a y	roga instructor, and is scheduled to be an			

	instructor at a yoga r	retreat through her workplace from June 17 to June	
	22. By that date, Ms	s. Burleigh will be serving the home confinement	
	portion of her senten	ice. The retreat is in Mendocino County, and does	
	not require Ms. Burl	eigh to leave the Northern District of California.	
	She will, however, h	ave to be out of her house more than the number of	
	hours allotted per we	eek for work. Ms. Burleigh is therefore seeking a	
	modification of her conditions of home confinement to allow her to		
	work at this retreat.		
3.	Ms. Burleigh's Prob	ation Officer, Alton Dural, is aware of the	
	commitment and agr	ees that the modification would be appropriate.	
	Assistant United States Attorney Yvonne Garcia, the attorney who		
	represented the Government in the prosecuting district, has no		
	objection to the request, and Assistant United States Attorney Kirstin		
	Ault, duty attorney for the week of April 26, 2010 also has no		
	objection.		
		Respectfully submitted,	
		BARRY PORTMAN Federal Public Defender	
DATED: Apı	ril 28, 2010	By	
		ELIZABETH FALK Assistant Federal Public Defender	
		United States Attorney	
DATED: Apı	ril 28, 2010	By	
		KIRSTIN AULT	
		Assistant United States Attorney	
		2	
	DATED: Ap	22. By that date, Ms portion of her sentent not require Ms. Burl She will, however, he hours allotted per we modification of her owners at this retreat. 3. Ms. Burleigh's Probes commitment and agree Assistant United State represented the Gove objection to the request.	

1	[PROPOSED] ORDER
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3	For the reasons stated in this stipulation, and with the consent of all parties, it
4	is hereby ORDERED that Ms. Burleigh's home confinement condition be modified
5	as requested in this stipulation, so that she may be relieved from her home
6	confinement condition for the purposes stated above between June 17 and June 22,
7	2010.
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9	D 4 THE 4/20/10
10	DATED:4/29/10
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12	Suran Illaton
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14 15	THE HONORABLE SUSAN ILLSTON UNITED STATES DISTRICT JUDGE
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